

Redacted



Rebecca J. Dulin
Senior Counsel

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1201 Main Street
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Columbia, SC 29201

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Rebecca.Dulin@duke-energy.com

December 13, 2018

VIA ELECTRONIC FILING

The Honorable Jocelyn G. Boyd
Chief Clerk/Administrator
Public Service Commission of South Carolina
101 Executive Center Drive, Suite 100
Columbia, South Carolina 29210

**Re: Joint Application of Duke Energy Carolinas, LLC and Duke Energy Progress, LLC to Establish Green Source Advantage Programs and Riders GSA
Docket Number 2018-320-E**

Dear Ms. Boyd:

Enclosed on behalf of Duke Energy Carolinas, LLC and Duke Energy Progress, LLC (together the "Companies"), please find the Affidavits of Publication for the Notice of Filing in the above-referenced docket that was published in the newspapers having general coverage in the Companies' service territories on or before November 26, 2018.

Pursuant to S.C. Code Ann. § 37-6-604(C) the Companies provided notice of the proceeding to the Consumer Advocate via U.S. Mail on November 12, 2018.

Should you have any questions regarding this matter, please do not hesitate to contact me at 803.988.7130.

Sincerely,

A handwritten signature in cursive script, appearing to read 'Rebecca Dulin'.

Rebecca J. Dulin

Enclosures

- C: Mr. Alexander W. Knowles, Office of Regulatory Staff
Mr. Jeffrey M. Nelson, Office of Regulatory Staff
Ms. Carrie M. Harris, Spilman Thomas & Battle, PLLC
Mr. Derrick Price Williamson, Spilman Thomas & Battle, PLLC
Ms. Stephanie U. Eaton, Spilman Thomas & Battle, PLLC
Mr. Stinson Woodward Ferguson, Southern Environmental Law Center
Mr. Richard L. Whitt, Austin & Rogers, P.A.
Mr. Frank R. Ellerbe, Robinson Gray Stepp & Laffitte, LLC
Ms. Heather Shirley Smith, Duke Energy Corporation

ACCEPTED FOR PROCEEDINGS - 2018 December 14 4:09 PM - SCBSC - Docket # 2018-320-E - Page 1 of 30

Carolina Publishing

Advertising Affidavit

310 South Dargan Street
 Florence, SC 29506
 (843) 317-6397

Account Number

Date

November 14, 2018

DUKE ENERGY- LOCAL
 40 W BROAD ST, SUITE 690
 GREENVILLE, SC 29601

Date	Category	Description	Ad Size	Total Cost
11/20/2018	_Legal Notices	PUBLIC SERVICE COMMISSION OF SOUTH CARO	1 x 141 L	1,015.81

**Publisher of the
 Star Enterprise**

This is to certify that the attached PUBLIC SERVICE COMMISSION
 was published in the Star Enterprise in the City of Marion, state
 of South Carolina on the following dates:

11/14/2018

The First insertion being given ... 11/12/2018

Newspaper reference: 0001124853

Sworn to and subscribed before me this

11/14/18
[Signature]
 Notary Public

[Signature]
 Supervisor

State of South Carolina
 My Commission expires

8/2/26



THIS IS NOT A BILL. PLEASE PAY FROM INVOICE. THANK YOU

DOCKET NO. 2018-320-E

Duke Energy Carolinas, LLC ("DEC") and Duke Energy Progress, LLC ("DEP") (collectively, "the Companies") filed an Application with the Public Service Commission of South Carolina (the "Commission") pursuant to S.C. Code Ann. § 58-27-920, S.C. Code Ann. Regs. 103-923, and other applicable rules and regulations of the Commission. DEC and DEP, in the Joint Application request approval to each implement a Green Source Advantage Program ("GSA Programs") for the Programs and respective Rider GSA tariff (attached to the Joint Application as Attachments A (DEC) and B (DEP)). According to the Joint Application, the Programs will enable the Companies, on behalf of participating eligible customers ("GSA Customers"), to procure new renewable energy facilities dedicated to the GSA Programs ("GSA Facilities"), and to facilitate these GSA Customers obtaining the renewable energy attributes and renewable energy certificates ("RECs") associated with this new renewable energy generation to meet their sustainability goals. The Programs are also designed to meet the objective of holding non-participating customers neutral from any costs associated with the Companies' procurement of additional renewable energy on behalf of GSA Customers voluntarily electing to participate in the Programs.

Page 5, paragraph 8 of the Petition states, "GSA Programs are available to South Carolina retail, non-residential customers receiving concurrent service from DEC or DEP (excluding service under outdoor lighting schedules) that voluntarily elect to contract for the REC associated with new renewable energy generated by a GSA Facility(ies) and procured by the Companies under a GSA Purchased Power Agreement." The Joint Application reveals that the Companies have designed the GSA Programs such that all administrative costs and REC costs will be recovered from GSA Customers while the avoided cost of the energy and capacity generated by GSA Facilities, calculated at the time of delivery, will be recovered from all native load customers. DEC and DEP opine that the GSA Facilities will be a system supply resource; thus, the cost of the energy and capacity generated by GSA Facilities should be recoverable from all jurisdictions and customers. South Carolina's allocated share of the cost of the renewable capacity and energy purchased under the GSA Programs would be recovered as a part of the Companies' fuel rates pursuant to S.C. Code Ann. § 58-27-665 (2) (C) as the Renewable Supplier would be a qualifying facility under the Public Utility Regulatory Policies Act of 1978, also known as PURPA. The Joint Applicants state that the Companies' request would not involve a change in any of DEP's or DEC's retail rates or prices at this time or require any change in any Commission rule, regulation, or policy.

A copy of the company's Joint Application can be found on the Commission's website at www.psc.sc.gov under Docket No. 2018-320-E. Additionally, a copy of the Joint Application is available from the corporate office of Heather S. Smith, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 40 West Broad Street, Suite 600, Greenville, South Carolina 29601; Rebecca J. Dulin, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 1201 Main Street, Suite 1100, Columbia, South Carolina 29201 and Frank R. Ellerbe III, Esquire, Robinson Gray Stepp & LaFitte, LLC, P.O. Box 11449, Columbia, South Carolina 29211.

Any person who wishes to participate in this matter as a party on record should file a Petition to Intervene in accordance with the Commission's Rules of Practice and Procedure on or before December 17, 2018, by filing the Petition to Intervene with the Commission, by providing a copy to the Office of Regulatory Staff and by providing a copy to all parties of record. For the receipt of future Commission correspondence, please include an email address in the Petition to Intervene. Please refer to Docket No. 2018-320-E and mail a copy to all other parties in this docket. Any person who seeks to intervene and who wishes to testify and present evidence at the hearing, if scheduled, should notify, in writing, the Commission, the Office of Regulatory Staff at 1401 Main Street, Suite 900, Columbia, South Carolina 29201, and the company at the above address on or before December 17, 2018. Please refer to Docket No. 2018-320-E.

A public hearing, if scheduled, will be held in Columbia, South Carolina in the offices of the Commission located at 101 Executive Center Drive, Suite 100, Columbia, South Carolina 29210, for the purpose of receiving testimony and other evidence from all interested parties regarding this Application. The time and date of this hearing will be furnished to all interested parties at a later date.

For the most recent information regarding this docket, including changes in scheduled dates included in this Notice, please refer to www.psc.sc.gov and Docket No. 2018-320-E.

Persons seeking information about the Commission's procedures should contact the Commission at (803) 896-5100 or visit its website at www.psc.sc.gov.

11/8/18

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**Publisher of the
Hartsville Msngr**

This is to certify that the attached PUBLIC SERVICE COMMISSION
was published in the Hartsville Msngr in the City of Hartsville,
state of South Carolina on the following dates:

11/14/2018

The First insertion being given ... 11/12/2018

Newspaper reference: 0001124853

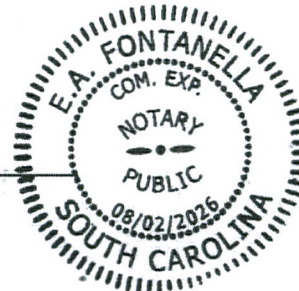
Sworn to and subscribed before me this

Notary Public

Supervisor

State of South Carolina
My Commission expires

8/2/26



THIS IS NOT A BILL. PLEASE PAY FROM INVOICE. THANK YOU

DOCKET NO. 2018-320-E

Joint Application of Duke Energy Carolinas, LLC and Duke Energy Progress, LLC to Establish Green Source Advantage Programs and Riders GSA

Duke Energy Carolinas, LLC ("DEC") and Duke Energy Progress, LLC ("DEP") (collectively, "the Companies"), filed an Application with the Public Service Commission of South Carolina (the "Commission") pursuant to S.C. Code Ann. § 58-27-820, S.C. Code Ann. Regs. 103-823, and other applicable rules and regulations of the Commission. DEC & DEP, in the Joint Application request approval to each implement a Green Source Advantage Program ("GSA Programs" or the "Programs") and respective Rider GSA tariff (Attached to the Joint Application as Attachments A (DEC) and B (DEP)). According to the Joint Application, the programs will enable the Companies, on behalf of participating eligible customers ("GSA Customers"), to procure new renewable energy facilities dedicated to the GSA Programs ("GSA Facilities"), and to facilitate these GSA Customers obtaining the renewable energy attributes and renewable energy certificates ("RECs") associated with this new renewable energy generation to meet their sustainability goals. The Programs are also designed to meet the objective of holding non-participating customers neutral from any costs associated with the Companies' procurement of additional renewable energy on behalf of GSA Customers voluntarily electing to participate in the Programs.

Page 5, paragraph 8 of the Petition states: "GSA Programs are available to South Carolina retail non-residential customers receiving current service from DEC or DEP (excluding service under outdoor lighting schedules) that voluntarily elect to contract for the RECs associated with new renewable energy generated by a GSA Facility (ies) and procured by the Companies under a GSA Purchased Power Agreement." The Joint Application reveals that the Companies have designed the GSA Programs such that all administrative costs and REC costs will be recovered from GSA customers, while the avoided cost of the energy and capacity generated by GSA Facilities calculated at the time of delivery will be covered from all native load customers. DEC and DEP opine that the GSA Facilities will be system supply resources; thus, the cost of the energy and capacity generated by GSA Facilities should be recoverable from all jurisdictions and customers. South Carolina's allocable share of the cost of the renewable capacity and energy purchased under the GSA Programs would be recovered as a part of the Companies' fuel rates pursuant to S.C. Code Ann. § 58-27-865(2)(C), as the Renewable Supplier would be a Qualifying Facility under the Public Utility Regulatory Policies Act of 1978, also known as PURPA. The Joint Applicants state that the Companies' request would not involve a change to any of DEP's or DEC's retail rates or prices at this time or require any change in any Commission rule, regulation, or policy.

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Any person who wishes to participate in this matter as a party of record should file a Petition to Intervene in accordance with the Commission's Rules of Practice and Procedure on or before December 17, 2018, by filing the Petition to Intervene with the Commission, by providing a copy to the Office of Regulatory Staff, and by providing a copy to all parties of record. For the receipt of future Commission correspondence, please include an email address in the Petition to Intervene. Please refer to Docket No. 2018-320-E and mail a copy to all other parties in this docket. Any person who seeks to intervene and who wishes to testify and present evidence at the hearing, if scheduled, should notify in writing the Commission, the Office of Regulatory Staff, at 1401 Main Street, Suite 900, Columbia, South Carolina 29201, and the company at the above address, on or before December 17, 2018. Please refer to Docket No. 2018-320-E.

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11/8/18

Carolina Publishing

Advertising Affidavit

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Account Number

Date

November 12, 2018

DUKE ENERGY- LOCAL
40 W BROAD ST, SUITE 690
GREENVILLE, SC 29601

Date	Category	Description	Ad Size	Total Cost
11/20/2018	_Legal Notices	PUBLIC SERVICE COMMISSION OF SOUTH CARO	1 x 141 L	1,015.81

**Publisher of the
Morning News**

This is to certify that the attached PUBLIC SERVICE COMMISSION
was published in the Morning News in the City of Florence, state
of South Carolina on the following dates:

11/12/2018

The First insertion being given ... 11/12/2018

Newspaper reference: 0001124853

Sworn to and subscribed before me this

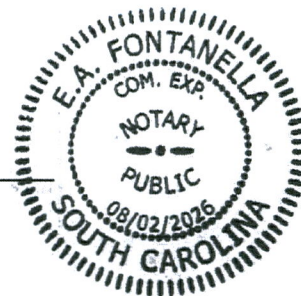
11/12/18

Notary Public

Supervisor

State of South Carolina
My Commission expires

8/2/26



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DOCKET NO. 2018-320-E

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A copy of the company's Joint Application can be found on the Commission's website at www.psc.sc.gov under Docket No. 2018-320-E. Additionally, a copy of the Joint Application is available from the corporate office of Heather S. Smith, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 40 West Broad Street, Suite 690, Greenville, South Carolina 29601; Rebecca V. Dulin, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 1201 Main Street, Suite 1180, Columbia, South Carolina 29201 and Frank R. Ellerbe, III, Esquire, Robinson Gray Stepp & Tarfite, LLC, P. O. Box 11449, Columbia, South Carolina 29211.

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11/8/18

Affidavit of Publication
DILLON, S.C.

The Dillon Herald

STATE OF SOUTH CAROLINA,
County of Dillon

Personally appeared before me _____

Allison S. Simmons

who being duly sworn says that she

is an associate

of The Dillon Herald, a newspaper published

weekly in the City and State aforesaid, and

that the notice of filing

docket no. 2018-320-E

Duke Energy Carolinas, LLC
and Duke Energy Progress

a copy of which is attached

was published in said newspaper 1 time~~x~~

to wit: Allison S. Simmons

On the 13th day of Nov., 2018

On the _____ day of _____ 20____

On the _____ day of _____ 20____

On the _____ day of _____ 20____

Sworn to and subscribed before me this

13th day of Nov., 2018

Shanna A. Daniels L.S.

Notary Public for South Carolina.

My Commission Expires 8-17-2021.

PUBLIC SERVICE COMMISSION OF
SOUTH CAROLINA CLERK'S OFFICE
NOTICE OF FILING
DOCKET NO. 2018-320-E

Joint Application of Duke Energy Carolinas, LLC and Duke Energy Progress, LLC
to Establish Green Source Advantage Programs and Riders GSA

Duke Energy Carolinas, LLC ("DEC") and Duke Energy Progress, LLC ("DEP") (collectively "the Companies") filed an Application with the Public Service Commission of South Carolina ("Commission") pursuant to S.C. Code Ann. § 58-27-320, S.C. Code Ann. Regs. 103-82, other applicable rules and regulations of the Commission, DEC and DEP, in the Joint Application request approval to each implement a Green Source Advantage Program ("GSA Programs") and respective Rider GSA Tariff (attached to the Joint Application as Attachment (DEC) and (DEP)). According to the Joint Application, the Programs will enable the Companies on behalf of participating eligible customers ("GSA Customers") to procure new renewable energy facilities dedicated to the GSA Programs ("GSA Facilities") and to facilitate these Customers obtaining the renewable energy attributes and renewable energy certificates ("RECs") associated with this new renewable energy generation to meet their sustainability goals. Programs are also designed to meet the objective of holding non-participating customers from any costs associated with the Companies' procurement of additional renewable energy on behalf of GSA Customers voluntarily electing to participate in the Programs.

Page 5, paragraph 8 of the Petition states, "GSA Programs are available to South Carolina non-residential customers receiving concurrent service from DEC or DEP (excluding service under outdoor lighting schedules) that voluntarily elect to contract for the RECs associated with new renewable energy generated by a GSA Facility (ies) and procured by the Companies in GSA Purchased Power Agreement." The Joint Application reveals that the Companies designed the GSA Programs such that all administrative costs and REC costs will be recovered from GSA Customers, while the avoided cost of the energy and capacity generated by Facilities, calculated at the time of delivery, will be recovered from all native load customers. DEC and DEP opine that the GSA Facilities will be system supply resources, thus, the cost of energy and capacity generated by GSA Facilities should be recoverable from all jurisdiction customers. South Carolina's allocable share of the cost of the renewable capacity and energy chased under the GSA Programs would be recovered as a part of the Companies' fuel rates pursuant to S.C. Code Ann. § 58-27-865(2)(c) as the Renewable Supplier would be a Qualifying Facility under the Public Utility Regulatory Policies Act of 1978, also known as PURPA. Joint Applicants state that the Companies' request would not involve a change to any of DEC's retail rates or prices at this time or require any change in any Commission rule, regulation or policy.

A copy of the company's Joint Application can be found on the Commission's website www.psc.sc.gov under Docket No. 2018-320-E. Additionally, a copy of the Joint Application is available from the corporate office of Heather S. Smith, Esquire, Duke Energy Carolinas, LLC, Duke Energy Progress, LLC, 40 West Broad Street, Suite 690, Greenville, South Carolina 29601, Rebecca J. Duhm, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, Main Street, Suite 1180, Columbia, South Carolina 29201 and Frank R. Ellerbe III, Esq., Robinson Gray Stepp & Latture, LLC, P.O. Box 11449, Columbia, South Carolina 29211.

Any person who wishes to participate in this matter as a party of record, should file a Petition to Intervene in accordance with the Commission's Rules of Practice and Procedure on or before December 17, 2018, by filing the Petition to Intervene with the Commission, by providing it to the Office of Regulatory Staff and by providing a copy to all parties of record. For the record of future Commission correspondence, please include an email address in the Petition to Intervene. Please refer to Docket No. 2018-320-E and mail a copy to all other parties in this docket person who seeks to intervene and who wishes to testify and present evidence at the hearing scheduled, should notify in writing the Commission, the Office of Regulatory Staff at 140 N. Street, Suite 900, Columbia, South Carolina 29201, and the company at the above address, before December 17, 2018. Please refer to Docket No. 2018-320-E.

A public hearing, if scheduled, will be held in Columbia, South Carolina in the offices of the Commission located at 101 Executive Center Drive, Suite 100, Columbia, South Carolina 29201 for the purpose of receiving testimony and other evidence from all interested parties regarding Applications. The time and date of this hearing will be furnished to all interested parties at a date.

For the most recent information regarding this docket including changes in scheduled dates included in this Notice, please refer to www.psc.sc.gov and Docket No. 2018-320-E.

Persons seeking information about the Commission's procedures should contact the Commission at (803) 896-5100 or visit its website at www.psc.sc.gov.

11/8/18

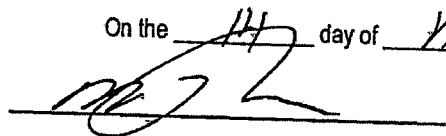
Affidavit of Publication

The News and Press, Inc., Darlington, South Carolina

STATE OF SOUTH CAROLINA, COUNTY OF DARLINGTON

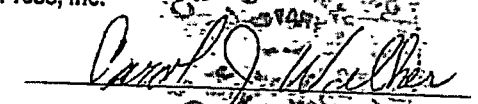
Personally appeared before me, the general manager or publisher, who being duly sworn, says that he / she is the General Manager or Publisher of *The News and Press, Inc.*, a newspaper published in the City and State aforesaid, and that the Legal Notice, a copy of which is hereto attached, was published in said newspaper 1 times, to wit:

On the 14 day of November, 2018



Authorized Representative of The News & Press, Inc.

Sworn to and subscribed before me this 03 day of December, A.D., 2018


Carol J Walker, Notary Public for South Carolina
My commission expires May 25, 2022

PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

CLERK'S OFFICE

NOTICE OF FILING

DOCKET NO. 2018-320-E

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the Sumter ITEM

Published daily by Osteen Publishing Co., Inc.

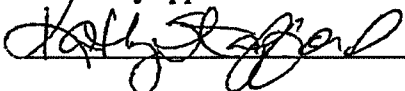
P.O. Box 1677 • 36 W. Liberty Street • Sumter, SC 29151 • (803) 774-1200

STATE OF SOUTH CAROLINA
COUNTY OF SUMTER

PRINTERS AFFIDAVIT

Legal Dept. of Duke Energy
40 W. Broad St. #690
Greenville, SC 29601

Personally appeared before me



Kathy Stafford, Legal Clerk

who being duly sworn, says she is a
Bookkeeping Clerk of the OSTEEN
PUBLISHING CO., Publisher of THE ITEM,
A Newspaper published in said state and
county and that advertisement

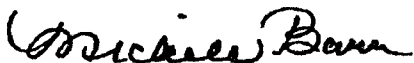
Sort Text: Docket No. 2018-320-E

Ad order ID: 231398

was published in said newspaper on
November 13, 2018
and a copy of advertisement is attached.

Sworn to before me on said date:

12-7-18



Notary Public for South Carolina



DOCKET NO. 2018-320-E

Joint Application of Duke Energy Carolinas, LLC and Duke Energy Progress, LLC to Establish Green Source Advantage Programs and Riders GSA

Duke Energy Carolinas, LLC ("DEC") and Duke Energy Progress, LLC ("DEP") (collectively, "the Companies") filed an Application with the Public Service Commission of South Carolina (the "Commission") pursuant to S.C. Code Ann. § 58-27-820, S.C. Code Ann. Regs. 103-823, and other applicable rules and regulations of the Commission. DEC and DEP, in the Joint Application, request approval to each implement a Green Source Advantage Program ("GSA Programs" or the "Programs") and respective Rider GSA tariff (attached to the Joint Application as Attachments A (DEC) and B (DEP)). According to the Joint Application, the Programs will enable the Companies, on behalf of participating eligible customers ("GSA Customers"), to procure new renewable energy facilities dedicated to the GSA Programs ("GSA Facilities") and to facilitate these GSA Customers obtaining the renewable energy attributes and renewable energy certificates ("RECs") associated with this new renewable energy generation to meet their sustainability goals. The Programs are also designed to meet the objective of holding non-participating customers neutral from any costs associated with the Companies' procurement of additional renewable energy, on behalf of GSA Customers voluntarily electing to participate in the Programs.

Page 3, paragraph 8 of the Petition states, "GSA Programs are available to South Carolina retail non-residential customers receiving concurrent service from DEC or DEP (excluding service under outdoor lighting schedules) that voluntarily elect to contract for the RECs associated with new renewable energy generated by a GSA Facility (ies) and procured by the Companies under a GSA Purchased Power Agreement." The Joint Application reveals that the Companies have designed the GSA Programs such that all administrative costs and REC costs will be recovered from GSA Customers, while the avoided cost of the energy and capacity generated by GSA Facilities, calculated at the time of delivery, will be recovered from all native load customers. DEC and DEP opine that the GSA Facilities will be system supply resources; thus, the cost of the energy and capacity generated by GSA Facilities should be recoverable from all jurisdictions and customers. South Carolina's allocable share of the cost of the renewable capacity and energy purchased under the GSA Programs would be recovered as a part of the Companies' fuel rates pursuant to S.C. Code Ann. § 58-27-835(2)(c), as the Renewable Supplier would be a Qualifying Facility under the Public Utility Regulatory Policies Act of 1978, also known as PURPA. The Joint Applicants state that the Companies' request would not involve a change to any of DEP's or DEC's retail rates or prices at this time or require any change in any Commission rule, regulation, or policy.

A copy of the company's Joint Application can be found on the Commission's website at www.psc.sc.gov under Docket No. 2018-320-E. Additionally, a copy of the Joint Application is available from the corporate office of Heather S. Smith, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 40 West Broad Street, Suite 690, Greenville, South Carolina 29601; Rebecca J. Dulin, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 1201 Main Street, Suite 1180, Columbia, South Carolina 29201; and Frank R. Eller, III, Esquire, Robinson Gray Stepp & Laffitte, LLC, P.O. Box 11449, Columbia, South Carolina 29211.

Any person who wishes to participate in this matter as a party of record should file a Petition to Intervene in accordance with the Commission's Rules of Practice and Procedure on or before December 17, 2018, by filing the Petition to Intervene with the Commission, by providing a copy to the Office of Regulatory Staff, and by providing a copy to all parties of record. For the receipt of future Commission correspondence, please include an email address in the Petition to Intervene. Please refer to Docket No. 2018-320-E and mail a copy to all other parties in this docket. Any person who seeks to intervene and who wishes to testify and present evidence at the hearing, if scheduled, should notify, in writing, the Commission, the Office of Regulatory Staff at 1401 Main Street, Suite 900, Columbia, South Carolina 29201, and the company at the above address, on or before December 17, 2018. Please refer to Docket No. 2018-320-E.

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THE LINK

Chesterfield County's Source for Local News, Local Sports & Local Events

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AFFIDAVIT OF PUBLICATION FOR SOUTH CAROLINA

*THE LINK NEWSPAPER IS A NEWSPAPER WHICH IS PUBLISHED
DAILY ____, WEEKLY XX IS OF GENERAL CIRCULATION AND IS
IN COMPLIANCE WITH SOUTH CAROLINA STATUTES.*

*THIS NOTICE FOR Duke Energy Corporation
PUBLISHED ONE TIME (1X) IN THE NEWSPAPER LISTED
ABOVE.*

DATE OF PUBLICATION:

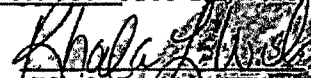
November 14, 2018.



Jane Pigg
PUBLISHER

SUBSCRIBED AND SWORN TO BEFORE ME

ON THE 5th Day OF December MONTH, 2018.


Rhoda Locklear Wilson
NOTARY SIGNATURE

12/07/2021

PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

CLERK'S OFFICE

NOTICE OF FILING

DOCKET NO. 2018-320-E

Joint Application of Duke Energy Carolinas, LLC and Duke Energy Progress, LLC to Establish Green Source Advantage Programs and Riders GSA

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Page 5, paragraph 8 of the Petition states, "GSA Programs are available to South Carolina retail non-residential customers receiving concurrent service from DEC or DEP (excluding service under outdoor lighting schedules) that voluntarily elect to contract for the REGs associated with new renewable energy generated by a GSA Facility (ies) and procured by the Companies under a GSA Purchased Power Agreement." The Joint Application reveals that the Companies have designed the GSA Programs such that all administrative costs and REC costs will be recovered from GSA Customers, while the avoided cost of the energy and capacity generated by GSA Facilities, calculated at the time of delivery, will be recovered from all native load customers. DEC and DEP opine that the GSA Facilities will be system supply resources; thus, the cost of the energy and capacity generated by GSA Facilities should be recoverable from all jurisdictions and customers. South Carolina's allocable share of the cost of the renewable capacity and energy purchased under the GSA Programs would be recovered as a part of the Companies' fuel rates pursuant to S.C. Code Ann. § 58-27-865(2)(c), as the Renewable Supplier would be a Qualifying Facility under the Public Utility Regulatory Policies Act of 1978, also known as PURPA. The Joint Applicants state that the Companies' request would not involve a change to any of DEP's or DEC's retail rates or prices at this time or require any change in any Commission rule, regulation, or policy.

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Any person who wishes to participate in this matter as a party of record, should file a Petition to Intervene in accordance with the Commission's Rules of Practice and Procedure on or before December 17, 2018, by filing the Petition to Intervene with the Commission, by providing a copy to the Office of Regulatory Staff and by providing a copy to all parties of record. For the receipt of future Commission correspondence, please include an email address in the Petition to Intervene. *Please refer to Docket No. 2018-320-E and mail a copy to all other parties in this docket.* Any person who seeks to intervene and who wishes to testify and present evidence at the hearing, if scheduled, should notify, in writing, the Commission, the Office of Regulatory Staff at 1401 Main Street, Suite 900, Columbia, South Carolina 29201, and the company at the above address, on or before December 17, 2018. *Please refer to Docket No. 2018-320-E.*

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For the most recent information regarding this docket, including changes in scheduled dates included in this Notice, please refer to www.psc.sc.gov and Docket No. 2018-320-E.

Persons seeking information about the Commission's procedures should contact the Commission at (803) 896-5100 or visit its website at www.psc.sc.gov.

11/8/18

THE STATE MEDIA CO., INC.
Columbia, South Carolina publisher of

The State
The State Media Company
NEWSPAPER • DIGITAL • MAGAZINES • DIRECT MAIL

AFFIDAVIT OF PUBLICATION

Account #	Ad-Number	Identification
	948681	PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA CLERKS OFF

Attention: Kimberly Walton

DUKE ENERGY
550 S. TRYON STREET
MAIL CODE DEC45A
CHARLOTTE, NC 28202

State of South Carolina

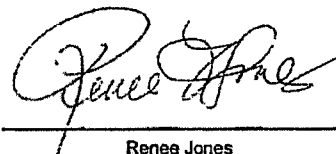
County of Richland

I, Renee Jones, makes oath that the advertisement, was published in The State, a newspaper published in the City of Columbia, State and County aforesaid, in the issue(s) of


1 Insertion(s)

Published On:

November 13, 2018


Renee Jones
Inside Classified Accounts
Representative

Subscribed and sworn to before me on this 20th day of November in the year of 2018


Kristie Moore
Notary Public for South Carolina
My Commission Expires:
December 20, 2027

"Errors- the liability of the publisher on account of errors in or omissions from any advertisement will in no way exceed the amount of the charge for the space occupied by the item in error, and then only for the first incorrect insertion."

PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA
CLERK'S OFFICE
NOTICE OF FILING
DOCKET NO. 2018-320-E

Joint Application of Duke Energy Carolinas, LLC and Duke Energy Progress, LLC to Establish Green Source Advantage Programs and Riders GSA

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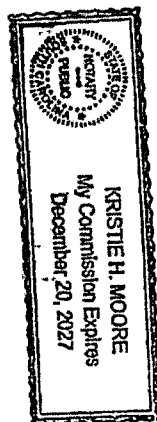
Page 5, paragraph 8 of the Petition states, "GSA Programs are available to South Carolina (all non-residential customers receiving customer service from DEC or DEP) (excluding service under outdoor lighting schedules) that voluntarily elect to contract for the RECs associated with new renewable energy generation by a GSA Facility(ies) and procured by the Company under a GSA Purchased Power Agreement." The Joint Application reveals that the Companies have designed the GSA Programs such that all administrative costs and REC costs will be recovered from GSA Customers, while the avoid-all cost of the energy and capacity generated by GSA Facilities, calculated at the time of delivery, will be recovered from all native load customers. DEC and DEP opine that the GSA Facilities will be system supply resources, thus, the cost of the energy and capacity generated by GSA Facilities should be recoverable from all jurisdictions and customers. South Carolina's allocable share of the cost of the renewable capacity and energy purchased under the GSA Programs will be recovered as a part of the Companies' fuel rates pursuant to S.C. Code Ann. § 58-27-865(2)(c), as the Renewable Supplier would be a Qualifying Facility under the Public Utility Regulatory Policies Act of 1978, also known as PURPA. The Joint Applicants state that the Companies' request would not involve a change to any of DEC's or DEP's retail rates or prices at the time or require any change in any Commission rule, regulation, or policy.

A copy of the company's Joint Application can be found on the Commission's website at www.psc.sc.gov under Docket No. 2018-320-E. Additionally, a copy of the Joint Application is available from the corporate office of Heather S. Smith, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 40 West Broad Street, Suite 500, Greenville, South Carolina 29601; Rebecca J. Dulin, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 1201 Main Street, Suite 1100, Columbia, South Carolina 29201 and Frank R. Ellemé, III, Esquire, Robinson Gray Sleep & Lattin, LLC, P. O. Box 11449, Columbia, South Carolina 29211.

Any person who wishes to participate in this matter as a party of record, should file a Petition to Intervene in accordance with the Commission's Rules of Practice and Procedure on or before December 17, 2018, by filing the Petition to Intervene with the Commission, by providing a copy to the Office of Regulatory Staff and by providing a copy to all parties of record. For the receipt of future Commission correspondence, please include an email address in the Petition to Intervene. Please refer to Docket No. 2018-320-E and mail a copy to all other parties in this docket. Any person wishing to intervene and who wishes to testify and present evidence at the hearing, if scheduled, should notify, in writing, the Commission; the Office of Regulatory Staff at 1401 Main Street, Suite 900, Columbia, South Carolina 29201; and the company at the above address, on or before December 17, 2018. Please refer to Docket No. 2018-320-E.

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ACCEPTED FOR FILING - 2018 December 14 07 PM - MCP-SCP-DOCKET#2018-320-E Page 18 of 30

Persons seeking information about the Commission's procedures should contact the Commission at (800) 698 5100 or visit its website at www.sps.gov.

11/8/18
3048681

STATE OF SOUTH CAROLINA

COUNTY OF MARLBORO

AFFIDAVIT OF PUBLICATION

Personally appeared Janet D. Coates, who, being duly sworn, says that she is the Office Manager of the Herald-Advocate, a weekly newspaper, and/or The Marlboro Shopper, a weekly total market coverage publication, published in Bennettsville, South Carolina, and makes oath that the attached notice was published in said newspaper in the following issues:

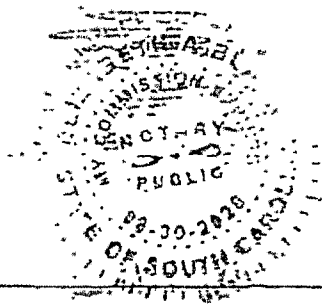
11/15/18

Janet D. Coates

SWORN to before me this 15th day
of November, 2018

Elizabeth A. Black (L.S.)
Notary Public of South Carolina

My Commission Expires: 8/30/2024



**PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA
CLERK'S OFFICE
NOTICE OF FILING
DOCKET NO. 2018-320-E**

**Joint Application of Duke Energy Carolinas, LLC and Duke Energy Progress, LLC to
Establish Green Source Advantage Programs and Riders GSA**

Duke Energy Carolinas, LLC ("DEC") and Duke Energy Progress, LLC ("DEP") (collectively, "the Companies") filed an Application with the Public Service Commission of South Carolina (the "Commission") pursuant to S.C. Code Ann. § 58-27-320, S.C. Code Ann. Regs. 103-823, and other applicable rules and regulations of the Commission. DEC and DEP in the Joint Application request approval to each implement a Green Source Advantage Program ("GSA Programs" or the "Programs") and respective Rider GSA tariff (attached to the Joint Application as Attachments A (DEC) and B (DEP)). According to the Joint Application, the Programs will enable the Companies, on behalf of participating eligible customers ("GSA Customers"), to procure new renewable energy facilities dedicated to the GSA Programs ("GSA Facilities"), and to facilitate these GSA Customers obtaining the renewable energy attributes and renewable energy certificates ("RECs") associated with this new renewable energy generation to meet their sustainability goals. The Programs are also designed to meet the objective of holding non-participating customers neutral from any costs associated with the Companies' procurement of additional renewable energy on behalf of GSA Customers voluntarily electing to participate in the Programs.

Page 5, paragraph 8 of the Petition states, "GSA Programs are available to South Carolina retail non-residential customers receiving concurrent service from DEC or DEP (excluding service under outdoor lighting schedules) that voluntarily elect to contract for the RECs associated with new renewable energy generated by a GSA Facility(ies) and procured by the Companies under a GSA Purchased Power Agreement." The Joint Application reveals that the Companies have designed the GSA Programs such that all administrative costs and REC costs will be recovered from GSA Customers, while the avoided cost of the energy and capacity generated by GSA Facilities, calculated at the time of delivery, will be recovered from all native load customers. DEC and DEP opine that the GSA Facilities will be system supply resources; thus, the cost of the energy and capacity generated by GSA Facilities should be recoverable from all jurisdictions and customers. South Carolina's allocable share of the cost of the renewable capacity and energy purchased under the GSA Programs would be recovered as a part of the Companies' fuel rates pursuant to S.C. Code Ann. § 58-27-365 (2) (c), as the Renewable Supplier would be a Qualifying Facility under the Public Utility Regulatory Policies Act of 1978, also known as PURPA. The Joint Applicants state that the Companies' request would not involve a change to any of DEP's or DEC's retail rates or prices at this time or require any change in any Commission rule, regulation, or policy.

A copy of the company's Joint Application can be found on the Commission's website at www.psc.sc.gov under Docket No. 2018-320-E. Additionally, a copy of the Joint Application is available from the corporate office of Heather S. Smith, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 40 West Broad Street, Suite 690, Greenville, South Carolina 29601 (Rebecca J. Dulin, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 1201 Main Street, Suite 1180, Columbia, South Carolina 29201, and Frank R. Ellerbe III, Esquire, Robinson Gray Stepp & Laffitte, LLC, P.O. Box 11449, Columbia, South Carolina 29211).

Any person who wishes to participate in this matter as a party of record, should file a Petition to Intervene in accordance with the Commission's Rules of Practice and Procedure on or before December 17, 2018, by filing the Petition to Intervene with the Commission, by providing a copy to the Office of Regulatory Staff and by providing a copy to all parties of record. For the receipt of future Commission correspondence, please include an email address in the Petition to Intervene. *Please refer to Docket No. 2018-320-E and mail a copy to all other parties in this docket.* Any person who seeks to intervene and who wishes to testify and present evidence at the hearing, if scheduled, should notify, in writing, the Commission, the Office of Regulatory Staff at 1401 Main Street, Suite 900, Columbia, South Carolina 29201, and the company at the above address, on or before December 17, 2018. *Please refer to Docket No. 2018-320-E.*

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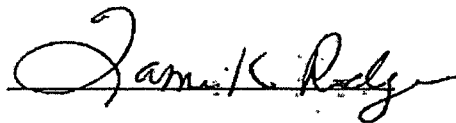
Affidavit of Publication

THE NEWS, Kingstree, SC 29556

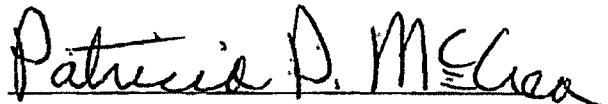
STATE OF SOUTH CAROLINA
COUNTY OF WILLIAMSBURG

Personally appeared before me Tami K. Rodgers, who being duly sworn, says that she is Publisher of THE NEWS, a newspaper published in the City and State aforesaid and that the Legal Notice, a copy of which is hereto attached, was published in said newspaper 1 time, to wit:

On the 14th day of November, 2018



Sworn to and subscribed before me this 14th day of November A.D. 2018.



Notary Public for South Carolina
My Commission Expires: January 14, 2026



PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

CLERKS OFFICE

NOTICE OF FILING

DOCKET NO. 2018-320-E

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11/18/18

State of South Carolina City of Anderson

{ Affidavit

Personally appeared before me, Diana Hood Baquet, who being duly sworn, says that she is the Legal Administrator of the Independent-Mail daily newspaper, published at Anderson, South Carolina a Public Notice for **Duke Energy Progress, LLC and Duke Energy Carolinas, LLC** for a public filing in Docket 2018-320-E appeared in the issues of November 12, 2018.

Copy of said advertisement is attached hereto.

Signed: *[Signature]*

Sworn to and subscribed before me

This 13th day of

November, 2018.

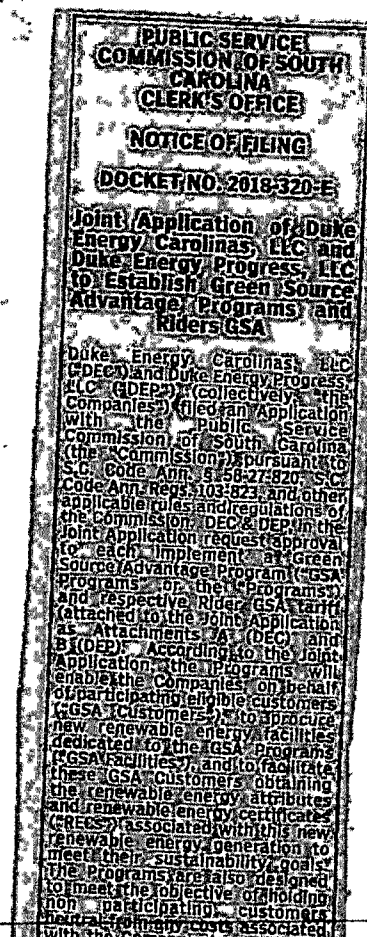
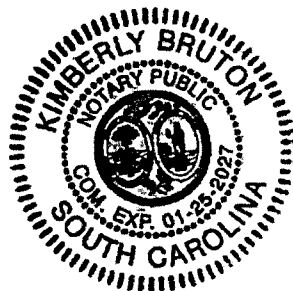
Seal

Kimberly Bruton

Notary Public for South Carolina

01/25/2027

My Commission Expires



DEP or DEP (excluding service under indoor lighting schedules) that voluntarily elect to contract for the REC associated with new renewable energy generated by a GSA facility (ies) and procured by the Companies under a GSA Purchased Power Agreement. The Joint Application reveals that the Companies have designed the GSA Programs such that all administrative costs and REC costs will be recovered from GSA Customers, while the avoided cost of the energy and capacity generated by GSA facilities calculated at the time of delivery will be recovered from all native load customers. DEP and DEP opine that the GSA facilities will be system supply resources; thus, the cost of the energy and capacity generated by GSA facilities should be recoverable from all jurisdictions and customers. South Carolina's allocable share of the cost of the renewable capacity and energy purchased under the GSA Programs would be recovered as a part of the Companies' fuel rates pursuant to S.C. Code Ann. § 58-27-865(2)(c) as the Renewable Supplier would be a Qualifying Facility under the Public Utility Regulatory Policies Act of 1978, also known as PURPA. The Joint Applicants state that the Companies' request would not involve a change to any of DEP's or DEP's retail rates or prices at this time or require any change in any Commission rule, regulation, or policy.

A copy of the company's Joint Application can be found on the Commission's website at www.spsc.gov under Docket No. 2018-320-E. Additionally, a copy of the Joint Application is available from the corporate offices of Heather S. Smith, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 401 West Broad Street, Suite 600, Greenville, South Carolina 29601; Rebecca A. Pulini, Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 1201 Main Street, Suite 1180, Columbia, South Carolina 29201; and Frank R. Hellerbe, III, Esquire, Robinson Gray Stepp & Tartaglia, LLC, P.O. Box 1149, Columbia, South Carolina 29211.

Any person who wishes to participate in this matter as a party or record should file a petition to intervene in accordance with the Commission's Rules of Practice and Procedure on or before

December 17, 2018, by filing the petition to intervene with the Commission, by providing a copy to the Office of Regulatory Staff, and by providing a copy to all parties of record. For the receipt of future Commission correspondence, please include an email address in the Petition to Intervene. **Please refer to Docket No. 2018-320-E and mail a copy to all other parties in this docket.**

Any person who seeks to intervene and who wishes to testify and present evidence at the hearing, if scheduled, should notify, in writing, the Commission, the Office of Regulatory Staff, at 1401 Main Street, Suite 900, Columbia, South Carolina 29201, and the company at the above address on or before

December 17, 2018. **Please refer to Docket No. 2018-320-E.**

A public hearing, if scheduled, will be held in Columbia, South Carolina, in the offices of the Commission located at 2101 Executive Center Drive, Suite 2100, Columbia, South Carolina 29210, for the purpose of receiving testimony and other evidence from all interested parties regarding this Application. The time and date of this hearing will be furnished to all interested parties at a later date.

For the most recent information regarding this docket, including changes in scheduled dates included in this Notice, please refer to www.spsc.gov and **Docket No. 2018-320-E**.

Persons seeking information about the Commission's procedures should contact the Commission at (803) 253-9100 or visit its website at

SPARTANBURG
Herald-Journal

189 West Main Street, Spartanburg, SC 29306
864-562-7305

STATE OF SOUTH CAROLINA
COUNTY OF SPARTANBURG

Personally appeared before me, a notary public in and for the State and County
aforesaid, Gwen Button, who having been duly sworn according to law, deposes
and says that he is a Representative of the Spartanburg Herald-Journal, a newspaper
published in Spartanburg, South Carolina, and that the attached Legal ad
was published for 1 time(s) in the following issues:

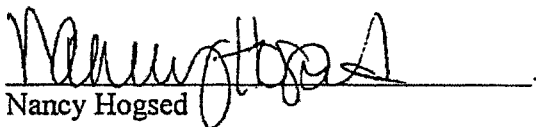
11/12/18



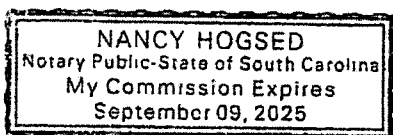
Gwen Button

Sworn to and subscribed before me

This 27th day of November, 2018



Nancy Hogsed
Notary Public for South Carolina
My Commission Expires September 9th, 2025



PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

CLERKS OFFICE

NOTICE OF FILING

DOCKET NO. 2018-320-E

Joint Application of Duke Energy Carolinas, LLC and Duke Energy Progress, LLC to Establish Green Source Advantage Programs and Riders GSA

Duke Energy Carolinas, LLC (DEC) and Duke Energy Progress, LLC (DEP) (collectively, the Companies) filed an Application with the Public Service Commission for South Carolina (the Commission) pursuant to S.C. Code Ann. § 58-27-820 (S.C. Code Ann. Regs. 03-823) and other applicable rules and regulations of the Commission, DEC and DEP, in the Joint Application request approval to each implement a Green Source Advantage Program (GSA Programs) for the Companies and respective Rider GSA tariff (attached to the Joint Application as Attachments A (DEC) and B (DEP)). According to the Joint Application, the Programs will enable the Companies, on behalf of participating eligible customers (GSA Customers), to procure new renewable energy facilities dedicated to the GSA Programs (GSA Facilities), and to facilitate these GSA Customers obtaining the renewable energy attributes and renewable energy certificates (RECs) associated with this new renewable energy generation to meet their sustainability goals. The Programs are also designed to meet the objective of holding non-participating customers neutral from any costs associated with the Companies' procurement of additional renewable energy on behalf of GSA Customers voluntarily electing to participate in the Programs.

Page 5, paragraph 8 of the Petition states: "GSA Programs are available to South Carolina retail non-residential customers receiving concurrent service from DEC or DEP (excluding service under outdoor lighting schedules) that voluntarily elect to contract for the RECs associated with new renewable energy generated by a GSA Facility (s) and procured by the Companies under a GSA Purchased Power Agreement." The Joint Application reveals that the Companies have designed the GSA Programs such that all administrative costs and REC costs will be recovered from GSA Customers, while the avoided cost of the energy and capacity generated by GSA Facilities, calculated at the time of delivery, will be recovered from all native load customers. DEC and DEP opine that the GSA Facilities will be system supply resources; thus, the cost of the energy and capacity generated by GSA Facilities should be recoverable from all jurisdictions and customers. South Carolina's allocable share of the cost of the renewable capacity and energy purchased under the GSA Programs would be recovered as a part of the Companies' fuel rates pursuant to S.C. Code Ann. § 58-27-865 (2) (a) as the Renewable Supplier would be a Qualifying Facility under the Public Utility Regulatory Policies Act of 1978, also known as PURPA. The Joint Applicants state that the Companies' request would not involve a change to any of DEC or DEP's retail rates or prices in this line or require any change in any Commission rule, regulation, or policy.

A copy of the company's Joint Application can be found on the Commission's website at www.psc.sc.gov under Docket No. 2018-320-E. Additionally, a copy of the Joint Application is available from the corporate office of Heather S. Smith Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 740 West Broad Street, Suite 600, Greenville, South Carolina 29601, Rebecca S. Dulin Esquire, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, 1201 Main Street, Suite 180, Columbia, South Carolina 29201 and Aaron R. Reller Esquire, Robinson Gray Stepp & Laffitte, LLC, P.O. Box 1749, Columbia, South Carolina 29211.

Any person who wishes to participate in this matter as a party of record, should file a petition to Intervene in accordance with the Commission's Rules of Practice and Procedure on or before December 17, 2018, by filing the Petition to Intervene with the Commission, by providing a copy to the Office of Regulatory Staff and by providing a copy to all parties of record. For the receipt of future Commission correspondence, please include an email address in the Petition to Intervene. Please refer to Docket No. 2018-320-E and mail a copy to all other parties in this docket. Any person who seeks to intervene and who wishes to testify and present evidence at the hearing, if scheduled, should notify, in writing, the Commission, the Office of Regulatory Staff at 401 Main Street, Suite 900, Columbia, South Carolina 29201, and the company at the above address, on or before December 17, 2018. Please refer to Docket No. 2018-320-E.

A public hearing, if scheduled, will be held in Columbia, South Carolina in the offices of the Commission located at 401 Executive Center Drive, Suite 1100, Columbia, South Carolina 29210, for the purpose of receiving testimony and other evidence from all interested parties regarding this Application. The time and date of this hearing will be furnished to all interested parties at a later date.

For the most recent information regarding this docket, including changes in scheduled dates included in this Notice, please refer to www.psc.sc.gov and Docket No. 2018-320-E.

Persons seeking information about the Commission's procedures should contact the Commission at (803) 896-5100 or visit its website at www.psc.sc.gov.

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The Greenville News



**USA TODAY
NETWORK**

Legal Advertising

Name: DUKE ENERGY CORP

Address: 550 S TRYON ST

CHARLOTTE, NC, 2820228202

Ad No: 0003247074

Class: Legal Notices

Rate: Legal Rate

Publish Dates:

Monday, November 12, 2018

Lines:

0.33

I, Anna Russell, being the Legal Advertising Agent for The Greenville News, do hereby testify that the attached legal ad was published on 180 lines for 1 consecutive weeks, as set forth above, in the Greenville News beginning on 11/12/2018 12:00:00A and ending on 11/12/2018 12:00:00AM

Anna Russell
Legal Advertising Agent

TERESA T. EASLEY
Notary Public, State of South Carolina
My Commission Expires 9/23/2025

The Greenville News Media Group 305 South Main Street Greenville, SC 29601

ACCEPTED FOR PROCESSION - 2018 December 19 4:07 PM - ACP-SC-SC-2018-320-520-Page 28 of 30
FILED - 2018-12-19 16:07:35

DOCKET NO. 2018-320-E

to Establish Green Source Advantage Programs and Riders GSA

1. The first group of variables includes the variables that are used to explain the dependent variable in the first equation of the system. These variables are the variables that are used to explain the dependent variable in the first equation of the system. These variables are the variables that are used to explain the dependent variable in the first equation of the system.

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ACCEPTED FOR RECORDING - 2018 November 14 4:07 PM AMCPSC-SC-Docket # 2018-320-E Page 30 of 30

The Herald

FORT MILL TIMES Enquirer-Herald

heraldonline.com
PARENTING
Lake Wylie Pilot

AFFIDAVIT OF PUBLICATION

Account #	Ad Number	Identification
	796	PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA CLERKS OFF

Attention: Kimberly Walton

DUKE ENERGY
40 W. BROAD STREET, SUITE 690
GREENVILLE, SC 29601

STATE OF SOUTH CAROLINA

COUNTY OF YORK

CERTIFICATION
OF PUBLICATION OF LEGAL NOTICE IN

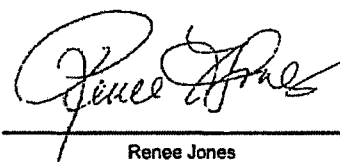
THE HERALD
FORT MILL TIMES

I, Renee Jones, makes oath that
the advertisement, was duly
published in the aforesaid
newspaper published in York
County, State and County
aforesaid, in the issue(s) of

Rock Hill, York Co., S.C. for

1 Insertion(s)

Published On:
November 14, 2018

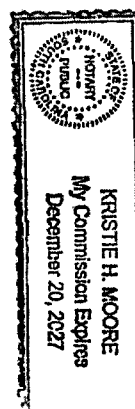


Renee Jones
Inside Classified Accounts
Representative

Sworn to and subscribed before me
this 16th day of November, 2018



Kristie Moore
Notary Public
My Commission Expires:
December 20, 2027



PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA
CLERK'S OFFICE
NOTICE OF FILING
DOCKET NO. 2018-320-E

Joint Application of Duke Energy Carolinas, LLC and Duke Energy Progress, LLC to
Establish Green Source Advantage Programs and Riders GSA

Duke Energy Carolinas, LLC ("DEC") and Duke Energy Progress, LLC ("DEP") (collectively, "the Companies") filed an Application with the Public Service Commission of South Carolina (the "Commission") pursuant to S.C. Code Ann. § 58-27-820, S.C. Code Ann. Regs. 103-623, and other applicable rules and regulations of the Commission. DEC & DEP, in the Joint Application request approval to each implement a Green Source Advantage Program ("GSA Programs" or the "Programs") and respective Rider GSA tariff (attached to the Joint Application as Attachments A (DEC) and B (DEP). According to the Joint Application, the Programs will enable the Companies, on behalf of participating eligible customers ("GSA Customers"), to procure new renewable energy facilities dedicated to the GSA Programs ("GSA Facilities"), and to facilitate these GSA Customers obtaining the renewable energy attributes and renewable energy certificates ("RECs") associated with this new renewable energy generation to meet their sustainability goals. The Programs are also designed to meet the objective of holding non-participating customers neutral from any costs associated with the Companies' procurement of additional renewable energy on behalf of GSA Customers voluntarily electing to participate in the Programs.

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A public hearing, if scheduled, will be held in Columbia, South Carolina in the offices of the Commission located at 101 Executive Center Drive, Suite 100, Columbia, South Carolina 29210, for the purpose of receiving testimony and other evidence from all interested parties regarding this Application. The time and date of this hearing will be furnished to all interested parties at a later date.

For the most recent information regarding this docket, including changes in scheduled dates included in this Notice, please refer to www.psc.sc.gov and Docket No. 2018-320-E.

Persons seeking information about the Commission's procedures should contact the Commission at (803) 856-5100 or visit its website at www.psc.sc.gov.

11/8/18
3948798

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AFFIDAVITS

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